



**ALVIN L. BRAGG, JR.**  
DISTRICT ATTORNEY

**DISTRICT ATTORNEY  
COUNTY OF NEW YORK  
ONE HOGAN PLACE  
New York, N. Y. 10013  
(212) 335-9000**

April 05, 2022

[REDACTED] 3 Avenue Apt.  
New York, NY10035

RE: Temporary Order of Protection  
People vs. Deguene Keita  
Naomi Ketia  
Ecab No. 3169576  
3169579  
Docket No. CR-005026-22NY  
CR-005027-22NY  
Expiration Date : 4/1/2024

Dear

Enclosed please find a Temporary Order of Protection which the court issued in the above referenced criminal case. The conditions that the defendant must comply with are described in the court order. It is important that you refer to the order for the specific conditions applicable to the case.

If the defendant violates the conditions of this court order you should immediately report the incident to the New York Police Department and inform them that there is an order of protection on this case. A violation of this order may be the basis for the police to make an arrest.

The New York County District Attorney's Witness Aid Services Unit offers a variety of social services and counseling services to meet the needs of victims, their family members and witnesses of a crime. Please call or visit the website at <http://manhanda.org/witness-aid-services-unit> for more information regarding these services.

If you have any questions with regard to this order of protection, or if you have a change of address, please contact the Witness Aid Services Unit at (212) 335-9040.

Sincerely,

Melchior Salme MS

Mildred Silvie, MS  
Director Witness Aid Services Unit



**DISTRICT ATTORNEY**  
COUNTY OF NEW YORK  
ONE HOGAN PLACE  
New York, N.Y. 10013  
(212) 335-9000

**ALVIN L. BRAGG, JR.**  
DISTRICT ATTORNEY

████████████████████  
████ 3rd Avenue Apt. █████  
Manhattan, NY10035

March 08, 2022

RE: Temporary Order of Protection  
People vs. Deguene Keita  
Ecab No. 3169576  
Docket No. CR-005026-22NY  
Expiration Date : 3/3/2024

Dear █████

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If the defendant violates the conditions of this court order you should immediately report the incident to the New York Police Department and inform them that there is an order of protection on this case. A violation of this order may be the basis for the police to make an arrest.

The New York County District Attorney's Witness Aid Services Unit offers a variety of social services and counseling services to meet the needs of victims, their family members and witnesses of a crime. Please call or visit the website at <http://manhattanda.org/witness-aid-services-unit> for more information regarding these services.

*If you have any questions with regard to this order of protection, or if you have a change of address, please contact the Witness Aid Services Unit at (212) 335-9040.*

Sincerely,

*Mildred Silvie MS*

Mildred Silvie, MS  
Director Witness Aid Services Unit



**DISTRICT ATTORNEY**  
COUNTY OF NEW YORK  
ONE HOGAN PLACE  
New York, N. Y. 10013  
(212) 335-9000

**ALVIN L. BRAGG, JR.**  
DISTRICT ATTORNEY

March 08, 2022

2205 3 Avenue Apt. 8D  
New York, NY10035

RE: Temporary Order of Protection  
People vs. Deguene Keita  
Naomi Ketia  
Ecab No. 3169576  
3169579  
Docket No. CR-005026-22NY  
CR-005027-22NY  
Expiration Date : 3/3/2024

Dear [REDACTED],

Enclosed please find a Temporary Order of Protection which the court issued in the above referenced criminal case. The conditions that the defendant must comply with are described in the court order. It is important that you refer to the order for the specific conditions applicable to the case.

If the defendant violates the conditions of this court order you should immediately report the incident to the New York Police Department and inform them that there is an order of protection on this case. A violation of this order may be the basis for the police to make an arrest.

The New York County District Attorney's Witness Aid Services Unit offers a variety of social services and counseling services to meet the needs of victims, their family members and witnesses of a crime. Please call or visit the website at <http://manhattanda.org/witness-aid-services-unit> for more information regarding these services.

If you have any questions with regard to this order of protection, or if you have a change of address, please contact the Witness Aid Services Unit at (212) 335-9040.

Sincerely,

*Mildred Silvie MS*

Mildred Silvie, MS  
Director Witness Aid Services Unit

ORI No: NY030033J  
 Order No: 13804976K  
 NYSID No: 13804976K  
 CJTN No:

At a term of the CRIMINAL COURT, County of,  
 At the Courthouse at, State of New York

Criminal Form 2 12/2020

**ORDER OF PROTECTION**

Non - Family Offenses - C.P.L. §530.13<sup>1</sup>  
 (Not involving victims of domestic violence)

\*Present: Hon. LEWIS

THE PEOPLE OF THE STATE OF NEW YORK

-against-

Deogene Keita, Defendant

Date of Birth: 2/11/2001

NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CONTEMPT OF COURT. IF THIS IS A TEMPORARY ORDER OF PROTECTION AND YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND THEN CONTINUES IN EFFECT UNTIL A NEW DATE SET BY THE COURT.

**TEMPORARY ORDER OF PROTECTION** - Whereas good cause has been shown for the issuance of a temporary order of protection [as condition of  recognizance  release on bail  adjournment in contemplation of dismissal],

**ORDER OF PROTECTION** - Whereas defendant has been convicted of [specify crime or violation]:

240.20

And the Court having made a determination in accordance with section 530.13 of the Criminal Procedure Law, IT IS HEREBY ORDERED that the above-named defendant observe the following conditions of behavior:

[Check applicable paragraphs and subparagraphs]:

Stay away from \_\_\_\_\_ [name(s) of protected person(s) or witness(es)] \_\_\_\_\_,  home of \_\_\_\_\_,  school of \_\_\_\_\_,  business of \_\_\_\_\_,  place of employment of \_\_\_\_\_,  other \_\_\_\_\_;

Refrain from communication or any other contact by mail, telephone, e-mail, voice-mail or other electronic or other means with [specify protected person(s)]; \_\_\_\_\_;

Refrain from remotely controlling, monitoring or otherwise interfering with any electronic device or other object affecting the home, vehicle or property of the protected person(s) by connection through any means, including, but not limited to, the internet, Bluetooth, a wired or wireless network, or other wireless technology.

Refrain from harassing, intimidating, threatening or otherwise interfering with the victim or victims of, or designated witnesses to, the alleged offense and such members of the family or household of such victim(s) or witness(es) as shall be specifically named [specify]; \_\_\_\_\_;

Refrain from entering into or continuing an intimate relationship with another person who has been convicted of a violent offense, \_\_\_\_\_;

Surrender any and all handguns, pistols, revolvers, rifles, shotguns and other firearms owned or possessed, including, but not limited to, the following \_\_\_\_\_ and do not obtain any further guns or other firearms. Such surrender shall take place immediately, but in no event later than [specify date/time] \_\_\_\_\_ at \_\_\_\_\_;

And it is further ordered that the above-named Defendant's license to carry, possess, repair, sell or otherwise dispose of a firearm or firearms, if any, pursuant to Penal Law §400.00, is hereby  suspended or  revoked (Note: Final Order Only), and/or  the Defendant shall remain ineligible to receive a firearm license during the period of this order. (Check ALL applicable boxes). NOTE: If this paragraph is checked, a copy of this form must be sent to: New York State Police, Pistol Permit Section, State Campus Building #22, 1220 Washington Avenue, Albany, New York 12226-2252.

Specify other conditions defendant must observe for the purpose of protection \_\_\_\_\_ No third-party contact whatsoever \_\_\_\_\_;  
 IT IS FURTHER ORDERED that this order of protection shall remain in force until and including [specify date]: MARCH 3, 2024  
 but if you fail to appear in court on this date, the order may be extended and continue in effect until a new date set by the Court.

DATED: 3/4/22

*MD*  
 JUDGE 43310GF 2022  
 Court BONNIE LEWIS

*REPL. BRADLEY*

*Served in Court*  
 (Defendant's signature)

Defendant advised in Court of issuance and contents of Order \_\_\_\_\_  
 Order personally served on Defendant in Court: \_\_\_\_\_

Order to be served by other means [specify]: \_\_\_\_\_  
 Warrant issued for Defendant \_\_\_\_\_

ADDITIONAL SERVICE INFORMATION: [specify]: \_\_\_\_\_

The Criminal Procedure Law provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties shall authorize and in some situations may require, such officer to arrest a defendant who is alleged to have violated its terms and to bring him or her before the Court to face penalties authorized by law.

Federal law requires that this order be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if the person against whom the order is sought is an intimate partner of the protected party and has been or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect that person's rights (18 U.S.C. §§2265, 2266).

It is a federal crime to:

- cross state lines to violate this order or to stalk, harass or commit domestic violence against an intimate partner or family member;
- buy, possess or transfer a handgun, rifle, shotgun or other firearm or ammunition while this Order remains in effect  
 (Note: there is a limited exception for military or law enforcement officers but only while they are on duty); and
- cross state lines to violate this order or to stalk, harass or commit domestic violence against an intimate partner or family member;
- buy, possess or transfer a handgun, rifle, shotgun or other firearm or ammunition after a conviction of a domestic violence-related crime involving the use or attempted use of physical force or a deadly weapon against an intimate partner or family member, even after this Order has expired. (18 U.S.C. after this Order C. §§922(g)(8), 922(g)(9) 2261, 2261A, 2262).

<sup>1</sup> Use this form for non-family offense orders of protection, issued pursuant to CPL §530.13, that are not issued to protect victims of domestic violence, as defined by Criminal Procedure Law §530.11(1) or Soc. Serv. Law §459-a and are not entered onto the statewide domestic violence registry. See Exec. L. §221-a(1); CPL §§530.11(1), 530.12(1), 530.13.

Criminal Form 1 12/2020

ORI No: NY030033J  
 Order No: \_\_\_\_\_  
 NYSID No: 15478219Q  
 CJTN No: \_\_\_\_\_

At a term of the CRIMINAL COURT, County of New York,  
 At the Courthouse at 100 Centre Street, State of New York  
**ORDER OF PROTECTION**  
 Non-Family Offenses - C.P.L. §530.13  
 (Not involving victims of domestic violence)

Present: Hon. Peterson, Laurie,

THE PEOPLE OF THE STATE OF NEW YORK

-against-

Naomi Ketia,  
 Date of Birth: 4/17/1991

Defendant.

Youthful Offender (check if applicable)  
 Part: N Index/Docket No: CR-005027-22NY  
 Indictment No., if any:

Charges: PL 240.20 et al

[Check one]  Ex Parte  Defendant Present In Court

NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CONTEMPT OF COURT. IF THIS IS A TEMPORARY ORDER OF PROTECTION AND YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND THEN CONTINUES IN EFFECT UNTIL A NEW DATE SET BY THE COURT.

THIS ORDER OF PROTECTION WILL REMAIN IN EFFECT EVEN IF THE PROTECTED PARTY HAS, OR CONSENTS TO HAVE, CONTACT OR COMMUNICATION WITH THE PARTY AGAINST WHOM THE ORDER IS ISSUED. THIS ORDER OF PROTECTION CAN ONLY BE MODIFIED OR TERMINATED BY THE COURT. THE PROTECTED PARTY CANNOT BE HELD TO VIOLATE THIS ORDER NOR BE ARRESTED FOR VIOLATING THIS ORDER.

TEMPORARY ORDER OF PROTECTION - Whereas good cause has been shown for the issuance of a temporary order of protection as a condition of  
 recognizance  release on bail  adjournment in contemplation of dismissal.

ORDER OF PROTECTION - Whereas defendant has been convicted of [specify crime or violation]: PL 240.20 \_\_\_\_\_;  
 And the Court having made a determination in accordance with section 530.13 of the Criminal Procedure Law,

IT IS HEREBY ORDERED that the above-named defendant observe the following conditions of behavior:

[Check applicable paragraphs and subparagraphs]:

[01]  Stay away from \_\_\_\_\_ and/or from the  
 [A]  [name(s) of protected person(s) or witness(es)] \_\_\_\_\_  
 [B]  home of \_\_\_\_\_  
 [C]  school of \_\_\_\_\_  
 [D]  business of \_\_\_\_\_  
 [E]  place of employment of \_\_\_\_\_  
 [F]  other \_\_\_\_\_;

[14]  Refrain from communication or any other contact by mail, telephone, e-mail, voice-mail or other electronic or other means with [specify protected person(s)]: Gabrielle Harris;

[17]  Refrain from remotely controlling, monitoring or otherwise interfering with any electronic device or other object affecting the home, vehicle or property of the protected person(s) by connection through any means, including, but not limited to, the internet, Bluetooth, a wired or wireless network, or other wireless technology;

[02]  Refrain from assault, stalking, harassment, aggravated harassment, menacing, reckless endangerment, strangulation, criminal obstruction of breathing or circulation, disorderly conduct, criminal mischief, sexual abuse, sexual misconduct, forcible touching, intimidation, threats, identity theft, grand larceny, coercion, unlawful dissemination or publication of intimate images, or any criminal offense against [specify protected person(s)], members of such person's family or household, or person(s) with custody of child(ren): \_\_\_\_\_;

[15]  Refrain from intentionally injuring or killing without justification the following companion animal(s) (pet(s)) [specify type(s) and, if available, names(s)]: \_\_\_\_\_;

[11]  Permit [specify individual] \_\_\_\_\_ to enter the residence at [specify]: \_\_\_\_\_, during [specify date/time]: \_\_\_\_\_ with [specify law enforcement agency, if any]: \_\_\_\_\_, to remove personal belongings not in issue in litigation [specify items]: \_\_\_\_\_;

[04]  Refrain from [indicate acts]: \_\_\_\_\_ that create an unreasonable risk to the health, safety, or welfare of [specify child(ren), family or household member]: \_\_\_\_\_;

[05]  Permit [specify individual(s)]: \_\_\_\_\_ entitled by a court order or separation or other written agreement, to visit with [specify child(ren)]: \_\_\_\_\_, during the following periods of time [specify]: \_\_\_\_\_, under the following terms and conditions [specify]: \_\_\_\_\_;

[12]  Surrender any and all handguns, pistols, revolvers, rifles, shotguns and other firearms owned or possessed, including, but not limited to, the following Local NYPD Precinct \_\_\_\_\_ and do not obtain any further guns or other firearms. Such surrender shall take place immediately, but in no event later than [specify date/time]: Immediately at \_\_\_\_\_ Local NYPD Precinct \_\_\_\_\_;

[13]  And it is further ordered that the above-named Defendant's license to carry, possess, repair, sell or otherwise dispose of a firearm or firearms, if any, pursuant to Penal Law §400.00, is hereby [13A]  suspended or [13B]  revoked (Note: Final Order Only), and/or [13C]  the Defendant shall remain ineligible to receive a firearm license during the period of this order. (Check ALL applicable boxes). NOTE: If this paragraph is checked, a copy of this form must be sent to: New York State Police, Pistol Permit Section, State Campus Building #22, 1220 Washington Avenue, Albany, New York 12226-2252.

[16]  Promptly return or transfer the following identification documents [specify]: \_\_\_\_\_ to the party protected by this Order NOT LATER THAN [specify date]: \_\_\_\_\_, in the following manner [specify manner or mode of return or transfer]: \_\_\_\_\_ [Check box(es) if applicable]:  Such documents shall be made available for use as evidence in this judicial proceeding  [Jointly owned documents or documents in both parties' names only]: the following document(s) may be used as necessary for legitimate use by the defendant [specify]: \_\_\_\_\_

[99]  Specify other conditions defendant must observe for the purposes of protection: No Third-Party Contact

IT IS FURTHER ORDERED that the above-named Defendant's license to carry, possess, repair, sell or otherwise dispose of a firearm or firearms, if any, pursuant to Penal Law §400.00, is hereby [13A]  suspended or [13B]  revoked (Note: Final Order Only), and/or [13C]  the Defendant shall remain ineligible to receive a firearm license during the period of this order. (Check ALL applicable boxes).

IT IS FURTHER ORDERED that this order of protection shall remain in force until and including [specify date]: 4-1-24, but if you fail to appear in court when required to do so, the order may be extended and continue in effect until a new date is set by the Court.

DATED: 4-1-22

Defendant advised in Court of issuance and contents of Order.  
 Order personally served on Defendant in Court

Order to be served by other means [specify]: \_\_\_\_\_  
 Warrant issued for Defendant  
 ADDITIONAL SERVICE INFORMATION: [specify]: \_\_\_\_\_

SEE REVERSE SIDE FOR ADDITIONAL INFORMATION

JUDGE / JUSTICE  
 Court (Court Se) HON. LAURIE PETERSON

(Defendant's signature)

ORI No: NY030033J  
 Order No: 15470219Q  
 NYSID No: 15470219Q  
 CJTN No:

Present: Hon. LEWIS

At a term of the Criminal Court, County of New York,  
 At the Courthouse at 100 Centre Street, State of New York

**ORDER OF PROTECTION**

Non - Family Offenses - C.P.L. §530.13<sup>1</sup>  
 (Not involving victims of domestic violence)

Youthful Offender (check if applicable)

Part: DT Index/Docket No: CR-05027-22NY  
 Indictment No., if any:

Charges: PL 155 30(5) et al

[Check one]  Ex Parte  Defendant Present In Court

THE PEOPLE OF THE STATE OF NEW YORK

-against-

Defendant.

Naomi Kehia

Date of Birth: 4/17/1991

NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CONTEMPT OF COURT. IF THIS IS A TEMPORARY ORDER OF PROTECTION AND YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND THEN CONTINUES IN EFFECT UNTIL A NEW DATE SET BY THE COURT.

**TEMPORARY ORDER OF PROTECTION** - Whereas good cause has been shown for the issuance of a temporary order of protection [as a condition of  recognition  release on bail  adjournment in contemplation of dismissal],

**ORDER OF PROTECTION** - Whereas defendant has been convicted of [specify crime or violation]:

And the Court having made a determination in accordance with section 530.13 of the Criminal Procedure Law,

IT IS HEREBY ORDERED that the above-named defendant observe the following conditions of behavior:

[Check applicable paragraphs and subparagraphs]:

Stay away from \_\_\_\_\_  name(s) of protected person(s) or witness(es) \_\_\_\_\_  
 and/or from the \_\_\_\_\_  home of \_\_\_\_\_  
 school of \_\_\_\_\_  
 business of \_\_\_\_\_  
 place of employment of \_\_\_\_\_  
 other \_\_\_\_\_

Refrain from communication or any other contact by mail, telephone, e-mail, voice-mail or other electronic or other means with [specify protected person(s)]: \_\_\_\_\_  
 Refrain from remotely controlling, monitoring or otherwise interfering with any electronic device or other object affecting the home, vehicle or property of the protected person(s) by connection through any means, including, but not limited to, the internet, Bluetooth, a wired or wireless network, or other wireless technology.  
 Refrain from harassing, intimidating, threatening or otherwise interfering with the victim or victims of, or designated witnesses to, the alleged offense and such members of the family or household of such victim(s) or witness(es) as shall be specifically named [specify] \_\_\_\_\_  
 Refrain from intentionally injuring or killing without justification the following companion animal(s) (pet(s)) [specify type(s) and, if available, names(s)]: \_\_\_\_\_  
 Surrender any and all handguns, pistols, revolvers, rifles, shotguns and other firearms owned or possessed, including, but not limited to, the following \_\_\_\_\_ and do not obtain any further guns or other firearms. Such surrender shall take place immediately, but in no event later than [specify date/time] \_\_\_\_\_ at \_\_\_\_\_

And it is further ordered that the above-named Defendant's license to carry, possess, repair, sell or otherwise dispose of a firearm or firearms, if any, pursuant to Penal Law §400.00, is hereby  suspended or  revoked (Note: Final Order Only), and/or  the Defendant shall remain ineligible to receive a firearm license during the period of this order. (Check ALL applicable boxes). NOTE: If this paragraph is checked, a copy of this form must be sent to: New York State Police, Pistol Permit Section, State Campus Building #22, 1220 Washington Avenue, Albany, New York 12226-2252.

Specify other conditions defendant must observe for the purpose of protection \_\_\_\_\_  
 IT IS FURTHER ORDERED that this order of protection shall remain in force until and including [specify date]: 9-4-22  
 but if you fail to appear in court on this date, the order may be extended and continue in effect until a new date set by the Court.

DATED: 27/4/22

Defendant advised in Court of issuance and contents of Order.  
 Order personally served on Defendant in Court: SENDING OUT

(Defendant's signature)

*[Signature]*  
 JUDGE / JUSTICE DT  
 Court (Court) 03/04/2022

HON. M. LEWIS  
 REP-L. BRADLEY

Order to be served by other means [specify]: \_\_\_\_\_

Warrant issued for Defendant.

ADDITIONAL SERVICE INFORMATION: [specify]: \_\_\_\_\_

The Criminal Procedure Law provides that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties shall authorize and in some situations may require, such officer to arrest a defendant who is alleged to have violated its terms and to bring him or her before the Court to face penalties authorized by law.

Federal law requires that this order be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if the person against whom the order is sought is an intimate partner of the protected party and has been or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect that person's rights (18 U.S.C. §§2265, 2266).

It is a federal crime to:

- cross state lines to violate this order or to stalk, harass or commit domestic violence against an intimate partner or family member;
- buy, possess or transfer a handgun, rifle, shotgun or other firearm or ammunition while this Order remains in effect (Note: there is a limited exception for military or law enforcement officers but only while they are on duty); and
- cross state lines to violate this order or to stalk, harass or commit domestic violence against an intimate partner or family member;
- buy, possess or transfer a handgun, rifle, shotgun or other firearm or ammunition after a conviction of a domestic violence-related crime involving the use or attempted use of physical force or a deadly weapon against an intimate partner or family member, even after this Order has expired. (18 U.S. after this Order C. §§922(g)(8), 922(g)(9) 2261, 2261A, 2262).

<sup>1</sup> Use this form for non-family offense orders of protection, issued pursuant to CPL §530.13, that are not issued to protect victims of domestic violence, as defined by Criminal Procedure Law §530.11(1) or Soc. Serv. Law §459-a and are not entered onto the statewide domestic violence registry. See Exec. L. §221-a(1); CPL §§530.11(1), 530.12(1), 530.13.